IN RE: THI	MATTER OF	*	IN THE JUVENILE COURT OF
	,	*	
A CHILD		*	COUNTY, ALABAMA
		*	CASE NO: JU
		<u>ORDER</u>	
The court ha	aving read and considered t	he MOTION FOR JOI	INDER OF PARENT(S), LEGAL
GUARDIAN	N(S) OR LEGAL CUSTOI	DIAN(S), it is therefore	e ORDERED, ADJUDGED and
DECREED	as follows:		
1. This mot	ion is <b>GRANTED</b> and		
and			, the parent(s) and / or
legal gua	rdian(s) and / or legal custo	odian(s) of the above re	eferenced child, are hereby made
parties in	the above styled action fo	r the final disposition o	of this matter pursuant to Ala. Code
-	12-15-215 (a)(4), (5), (f) a	-	-
12-15-21	5		
(a)(4)	Make any other order a welfare and best intere fines not to exceed two legal guardian, legal co for juvenile court-orde moneys appropriated a parent, legal guardian,	ests of the child, included by hundred fifty dollars ustodian, or child, as the freed drug screening mas "court costs not othe legal custodian, or child.	its discretion shall deem to be for the ing random drug screens, assessment of (\$250)*, and restitution against the parent, he juvenile court deems appropriate**. Cost y be ordered paid for by the state out of rwise provided for." Restitution against the ld shall be governed by the same principles time Act, commencing with Section 15-18-
(a)(5)		_	todian of the child to perform reasonable best interests of the child.
(f)	or person as provided of the child has resource conformity with the child Judicial Administration	in this section, when the ces for child support, the hild support guidelines in. The child support so	f a department, agency, organization, entity, are parent, legal guardian, or legal custodian the juvenile court shall order child support in as set out in Rule 32, Alabama Rules of thall be paid to the department, agency, custody the child is placed and may be

12-15-109 If, after making a parent or other person legally obligated to care for and support a child a party to the action pursuant to this chapter and the Alabama Rules of Juvenile Procedure and after a hearing, the juvenile court finds that the parent or other person is financially

expended for those matters that are necessary for the welfare and well-being of those children placed in the departments, agencies, organizations, entities, or persons. In these cases, the juvenile court shall issue income withholding orders subject to state law.

able to pay all or part of the court costs, as provided by law, attorney fees, and expenses with respect to examination, treatment, care, detention, or support of the child incurred from the commencement of the proceeding in carrying out this chapter, the juvenile court shall order them to pay the same and may prescribe the manner of payment. Unless otherwise ordered, payment shall be made to the clerk of the juvenile court for remittance to those to whom compensation is due. If the child shall have an estate in the hands of a legal guardian, conservator, or trustee, the legal guardian, conservator, or trustee may be required to pay in a like manner. The juvenile court shall also order the parent or other person legally obligated to care for and support the child to apply for insurance and Medicaid. If the parent or other legally obligated person willfully fails or refuses to pay the sum, the juvenile court may proceed against him or her for civil or criminal contempt or both, and the order may be filed and shall constitute a civil judgment.

00.00

	or both, and the order may be filed and shall constitute a civil judgment.					
	* Ala. Code 1975, § 32-5A-191(b), provides for fines ranging from \$1,100.00 to \$10,1 in cases of Driving Under the Influence of Alcohol.					
	** A supervision fee may be ordered in addition to any other costs or restitution.					
2.	This case is set for docket call trial on the day of, 20, at					
3.	The parties shall notify the court immediately if their address is incorrect and provide a correct address if the address changes prior to the conclusion of the case(s).					
4.	Failure to comply with the court's order regarding the above could subject the non-complying party to civil and/or criminal contempt proceedings.					
5.	The parties have a right to be represented by legal counsel at their own expense at the final dispositional hearing of the above named child.					
6.	The Clerk is directed to serve a copy of this Order and accompanying Motion to the parties.					
D	ONE and ORDERED this theday of					
	JUDGE					
I h	nereby certify that I have served a copy of the foregoing to and, on this the day of, 20					
	, Circuit Clerk					

(Clerk, Sheriff, JPO)

IN RE: THE MATTER OF	*	IN THE JUVENILE COURT OF
,	*	
A CHILD	*	COUNTY, ALABAMA
	*	CASE NO: JU
MOTION FOR YOU		a) rear anabhrana)
	<u>DER OF PARENT(</u> R LEGAL CUSTOI	S), LEGAL GUARDIAN(S) DIAN(S)
_		
Comes now the Movant, and prays this	Honorable Court to j	oin the above styled child's parent(s), legal
guardian(s) or legal custodian(s),		
and		, as parties to the above styled
case(s), pursuant to Ala. Code 1975, § 1	12-15-113 and Rule 3	1, Alabama Rules of Juvenile Procedure, and
as grounds, the Movant shows as follow	vs:	
Said joinder is necessary for the	e proper disposition o	f the issue(s) in the above styled case(s)
pursuant to Ala. Code 1975, §§	12-15-215 (a)(4), (5)	), (f) and § 12-15-109.
Respectfully submitted this theda	ay of,	20
		Movant